# UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA Charlottesville Division

ELIZABETH SINES, SETH WISPELWEY, MARISSA BLAIR, APRIL MUNIZ, MARCUS MARTIN, NATALIE ROMERO, CHELSEA ALVARADO, JOHN DOE, and THOMAS BAKER,

Plaintiffs,

v.

JASON KESSLER, RICHARD SPENCER, CHRISTOPHER CANTWELL, JAMES ALEX FIELDS, JR., VANGUARD AMERICA, ANDREW ANGLIN, MOONBASE HOLDINGS, LLC, ROBERT "AZZMADOR" RAY, NATHAN DAMIGO, ELLIOT KLINE a/k/a/ ELI MOSLEY, IDENTITY EVROPA, MATTHEW HEIMBACH, MATTHEW PARROTT a/k/a DAVID MATTHEW PARROTT, TRADITIONALIST WORKER PARTY, MICHAEL HILL, MICHAEL TUBBS, LEAGUE OF THE SOUTH, JEFF SCHOEP, NATIONAL SOCIALIST MOVEMENT. NATIONALIST FRONT, AUGUSTUS SOL INVICTUS, FRATERNAL ORDER OF THE ALT-KNIGHTS, MICHAEL "ENOCH" PEINOVICH, LOYAL WHITE KNIGHTS OF THE KU KLUX KLAN, and EAST COAST KNIGHTS OF THE KU KLUX KLAN a/k/a EAST COAST KNIGHTS OF THE TRUE INVISIBLE EMPIRE,

Civil Action No. 3:17-cv-00072-NKM

**JURY TRIAL DEMANDED** 

Defendants.

Supplement to Plaintiffs' Response to Court's Order Overruling Cantwell's Objection to Deposition to Plaintiffs' Notice of Deposition

We write to update the Court on the status of the deposition of Defendant Christopher

Cantwell. On June 1, 2020, Plaintiffs advised the Court that Plaintiffs intended to proceed with

Mr. Cantwell's deposition in-person at the Tallahatchie County Correctional Facility on June 7,

2021 and filed an amended deposition notice. ECF No. 958. However, Plaintiffs were subsequently

informed that on June 2, 2021, Mr. Cantwell was transferred from the facility in Tallahatchie,

Mississippi to USP Marion, a federal prison in Marion, Illinois. Plaintiffs have worked diligently

since learning of his new location to work with his new facility to arrange for an in-person

deposition as soon as possible, although it requires a tremendous amount of logistical coordination

to facilitate a deposition in prison during COVID given all the personnel and security concerns

involved. Given Mr. Cantwell's unexpected transfer and the associated logistical hurdles it

presents, Plaintiffs are unable to proceed with the deposition on Monday, June 7, but are working

expeditiously to make arrangements for an in-person deposition in the new facility and will serve

an amended deposition notice once we have finalized those arrangements.

Dated: June 4, 2021

New York, New York

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### **CERTIFICATE OF SERVICE**

I hereby certify that on June 4, 2021, I filed the foregoing with the Clerk of Court through the CM/ECF system, which will send a notice of electronic filing to:

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### CERTIFICATE OF SERVICE

I further hereby certify that on June 4, 2021, I also served the following non-ECF participants, via mail and electronic mail, as follows:

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